

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

KAMAL RAVIKANT,

Plaintiff, No. 21-cv-04758 (GHW) (OTW)  
- against -

CHRISTINE H. ROHDE, M.D., JOSEPH P. ALUKAL, M.D. JARROD BOGUE, M.D., COLUMBIA DOCTORS FACULTY PRACTICE GROUP OF THE COLUMBIA UNIVERSITY IRVING MEDICAL CENTER AND THE NEW YORK AND PRESBYTERIAN HOSPITAL,

**JOINT STIPULATION OF  
DISMISSAL OF DEFENDANT  
JARROD BOGUE, M.D.**

Defendants.

---

Plaintiff Kamal Ravikant and Defendant Jarrod Bogue, M.D. (collectively, "Parties"), by and through their respective counsel of record, hereby enter the following stipulation and mutually request the Court to enter an order in accordance herewith.

WHEREAS, the Parties wish to effect to the dismissal of all claims in this lawsuit against Defendant Bogue with prejudice;

WHEREAS, Defendant Bogue hereby waives releases any and all existing claims for malicious prosecution or abuse of process in connection with Plaintiff's assertion of the claims in this lawsuit against Defendant Bogue; and hereby waives and releases any and all existing right to recover attorneys' fees and costs associated with Plaintiff's claims in the lawsuit from Plaintiff and Plaintiff's counsel; and

WHEREAS, the Parties agree to bear their own fees and costs associated with this lawsuit and with this dismissal.

NOW THEREFORE, the Parties hereby stipulate to the following:

1. That Plaintiff's claims in this lawsuit are dismissed against Defendant Bogue with prejudice pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii);

2. Defendant Bogue hereby waives and releases any and all existing claims for malicious prosecution or abuse of process in connection with Plaintiff's assertion of the claims in this lawsuit against Defendant Bogue; and hereby waives and releases any and all existing right to recover attorneys' fees and costs associated with Plaintiff's claims in the lawsuit from Plaintiff and Plaintiff's counsel; and

3. The Parties agree to bear their own fees and costs associated with this lawsuit and with this dismissal.

**IT IS SO STIPULATED.**

Dated: October 27, 2023

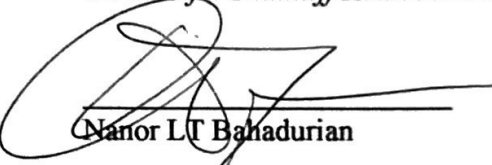
Respectfully submitted,



Richard C. Vasquez

VASQUEZ BENISEK & LINDGREN LLP  
1550 Parkside Drive, Suite 130  
Walnut Creek, CA 94596  
Email: [rvasquez@vbllaw.com](mailto:rvasquez@vbllaw.com)

*Counsel for Plaintiff Kamal Ravikant*



Nader L.T. Bahadurian

AARONSON RAPPAPORT FEINSTEIN &  
DEUTSCH LLP  
Office & P.O. Address  
600 Third Avenue  
New York, NY 10016  
Email: [nltbahadurian@arfdlaw.com](mailto:nltbahadurian@arfdlaw.com)

*Counsel for Defendants Jarrod Bogue, M.D.,  
Christine H. Rohde, M.D., Joseph P. Alukal, M.D.,  
Trustees of Columbia University in the City of New  
York s/h/a "Columbia Doctors Faculty Practice  
Group of the Columbia University Irving Medical  
Center," and The New York and Presbyterian  
Hospital*